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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

APPLICANT: HOYT M. LAYSON, JR.

**GROUP ART UNIT: 2736** 

S.N.: 09/082,313

EXAMINER: DONNIE L. CROSLAND

FILED: 05/02/98

FOR: OFFENDER AND VICTIM

ATTY. DOC. NO. 818.6

COLLISION AVOIDANCE AND

ADVANCED WARNING SYSTEM

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BOX NON FEE AMENDMENT
Assistant Commissioner for Patents
Workington D. C. 20221

Washington, D.C. 20231

Sir:

In response to the Office Action dated March 9, 1999 (paper No. 4) applicant respectfully requests reconsideration of the rejection of claims 1-22, based on the following Amendments and Remarks.

## **Amendments**

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- 1. (Amended) An offender and victim collision avoidance and advanced warning system employing an offender's portable tracking apparatus responsive to a message from a wireless communication system for determining its own spatial coordinates from a Global Positioning System and communicating with an offender's body worn device and a central data base, the advanced warning system additionally comprising:
  - (a) means in the offender's portable tracking apparatus to communicate simultaneously with a victim's portable tracking apparatus while communicating with

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the central data base;

- (b) means in the offender's portable tracking apparatus to communicate simultaneously with a law enforcement entity and the offender's supervisory authority while communicating with the central data base; and
- (c) means in the offender's portable tracking apparatus for confirming delivery of communications among the offender, the victim, the central data base, the law enforcement entity and the offender's supervisory authority.
- 3. (Amended) The warning system according to claim 1 wherein the communications are accomplished through a mobile switching office receiving and transmitting a [with a circuit switched connection oriented] digital or analog wireless signal.
- 4. (Amended) The warning system according to claim 1 wherein the offender's portable tracking apparatus <u>simultaneously</u> sends a tamper signal <u>to the central data base, the victims portable tracking device, the law enforcement entity and the offender's supervisory authority</u> during a prolonged absence of a wireless signal from the body worn device.
- 5. (Amended) The warning system according to claim 1 wherein means for providing redundant communication is provided among the offender, victim, central data control, the law enforcement entity and the supervisory authority.
- 12. (Amended) In a method for use with a wireless communication system to determine by spatial coordinates the location of an offender's portable tracking apparatus adapted to communicate with the offender's body-worn device and a central data base, including the steps of [the improvement comprising]:
  - (a) providing multiple redundant communication paths to the central data base and

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from the central data base to the offender's portable tracking device, and

- (b) providing simultaneous communication to a victim's portable tracking apparatus.
- 13. (Amended) The method according to claim 12 wherein there is additionally provided a means to confirm delivery of a connectionless message [the communications] to the [offender], offender's portable tracking apparatus, [victim] a victim's portable tracking apparatus, a law enforcement entity, an offender's supervisory agency and central data base via the wireless communication system.
- 14. (Amended) The method according to claim 12 wherein there is additionally provided simultaneous communication to a law enforcement entity <u>via the wireless</u> communication system.
- 15. (Amended) The method according to claim 12 wherein there is additionally provided simultaneous communication to an offender's supervisory authority <u>via the wireless</u> communication system.

20. (Amended) The method according to claim 12 wherein a signal from the central data base to the offender's portable tracking device [upload's] uploads data to a memory card in the offender's portable tracking device.

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## Remarks

The Examiner has rejected claims 1-22 under 35 U.S.C. § 112 as being indefinite.

Applicant has amended his claims 1, 3, 4, 5, 12-15 and 20 to obviate this rejection.

The offender's body worn device receives and transmits wireless signals from and to

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